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ART UNIT

1623

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PAPER NUMBER

13

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



Advisory Action

Application No. 09/118,730 Applicant(s)

BEAVERS et al.

Examiner

Everett White

Group Art Unit 1623

THE PERIOD FOR RESPONSE: [check only a) or b)]		
	hs from the mailing date of the final rejectio		
 b) expires either three mont is later. In no event, how rejection. 	is from the mailing date of the final rejection ever, will the statutory period for the respon	, or on the mailing date of this Advis se expire later than six months from	sory Action, whichever the date of the final
date on which the response, the p	ained by filing a petition under 37 CFR 1.13 etition, and the fee have been filed is the da n and the corresponding amount of the fee. ginally set shortened statutory period for res	te of the response and also the date Any extension fee pursuant to 37 C	for the purposes of
Appellant's Brief is due two r period for response set forth	nonths from the date of the Notice of above, whichever is later). See 37 CF	Appeal filed on $_{ m CFR}$ 1.191(d) and 37 CFR 1.192((a).
Applicant's response to the final but is NOT deemed to place the	rejection, filed on <u>Feb 17, 2000</u> application in condition for allowance:	has been considered with the	following effect,
oxtimes The proposed amendment(s):			
X will be entered upon filing	of a Notice of Appeal and an Appeal	Brief.	
will not be entered becau	se:		•
they raise new issues	that would require further consideration	on and/or search. (See note be	low).
,	new matter. (See note below).		
issues for appeal.	o place the application in better form t		
they present additional	claims without cancelling a correspon	nding number of finally rejected	claims.
NOTE:			
- · · ·			
☐ Applicant's response has	overcome the following rejection(s):		
			····
 Newly proposed or amended separate, timely filed amend 	claims	would be allowable	e if submitted in a
X The office vit a whilit or room	est for reconsideration has been consi	dered but does NOT place the s	application in condition
for-allowance because:			application in condition
of the reasons set forth in th	e final rejection of the claims filed Oct	ober 14, 1999.	
the Examiner in the final reje			
X For purposes of Appeal, the	status of the claims is as follows (see	attached written explanation, i	f any):
Claims allowed: NONE			
Claims objected to: NONE		<u> </u>	
Claims rejected: 1-8 and 20	23		
	ction filed on		ed by the Examiner.
	n Disclosure Statement(s), PTO-1449		
Other The Declaration under al. have been carefull	Pula 132 filed February 17, 1999 by	Ellington M. Resvers et	Howard C. Lee
	v considered but does not over come to m of hyaluronic acid is well known in	he rejection of the claims	Howard C. Lee Primary Examiner Art Unit 1623